

## UNITED STATES DEPARTMENT OF COMMERCE

**Patent and Trademark Office** 

00/2030	r U			OMMISSIONER OF PA Vashington, D.C. 202	ATENTS AND TRADEMARKS
SERIAL NUMBER	FILING DATE	FIRST NAME	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
	• •				
					EXAMINER
				ART UNIT	PAPER NUMBER
			•	1642	26
				DATE MAILED:	
		EXAMINER INTERVIEW S	SUMMARY REC	CORD	
All participants (applicar	nt, applicant's representa	ative, PTO personnel):			
(1) SUSAN	UNGAR	(3)			
1.70 A		(3)			
(2) 77 / /	<u> </u>	(4)			
Date of Interview	16 198				
Type: Telephonic	Personal (copy is given	ven to □applicant □applicant	t's representative).		
Exhibit shown or demon	nstration conducted:	Yes   No. If yes, brief description	ion:		
Agreement ☐ was rea	sched with respect to sor	me or all of the claims in question. $f$		ned.	
Claims discussed:	All pen	ding			
		<i>O</i> .			
Identification of prior art	discussed:	,			
		•			
Description of the gener	ral nature of what was a	greed to if an agreement was reac	 hed. or any other c	comments: Prac	es drown to
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102-103 rein	tions as a	er D. A. 4/7/95	× 1		
(A fuller description, if n	ecessary, and a copy of no copy of the amendme	the amendments, if available, whi ents which would render the claims	ch the examiner aç allowable is availa	greed would render the able, a summary thereof	claims allowable must be must be attached.)
1. It is not necessar	ary for applicant to provi	de a separate record of the substa	nce of the interview	w.	
Unless the paragraph b	elow has been checked	to indicate to the contrary, A FORI	MAL WRITTEN RE	ESPONSE TO THE LAS	ST OFFICE ACTION IS NOT

action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview. □ 2. Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the

WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office

response requirements of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless box 1 above is also checked.

Examiner's Signature

PTOL-413 (REV. 2 -93)